- 1 ••87b2714/3••SECTION 105v. 33.15 of the statutes is repealed and recre-2 ated to read:
- 3 33.15 FINANCIAL ASSISTANCE. (1) ADMINISTRATION. The department shall develop and administer, with the approval of the commission, a program of financial assistance for eligible activities undertaken by waterways management units.
- ELIGIBILITY. Only an activity found to be feasible by the 7 (2) (a) commission and supported by the affected waterways management unit and 8 approved by the commission is eligible for financial assistance under this 9 subchapter. The department shall provide financial assistance under this 10 subchapter for every activity specified under par. (b) 1 or 2 that is approved 11 by the commission. The department may provide financial assistance for an 12 activity specified under par. (b) 3 to 9 that is approved by the commission. 13
- 14 (b) All of the following categories of activities are eligible for 15 financial assistance under this subchapter:
- 16 1. Activities that provide public access to or between waterways or that physically develop places of public access.
- Dredging of waterways, to the extent necessary to accommodate recreational boating traffic.
- 20 3. Nuisance weed control activities but only for the acquisition of capital equipment by waterways management units, either individually or jointly under s. 66.30.
- 4. The acquisition of conservation easements to protect the watershed of a waterway and any work in the watershed which will protect or enhance the opportunities for public enjoyment of the waterway.
- 26 5. Demonstration activities designed as innovative techniques to water-27 ways protection, improvement or recreational development.

- 6. Baseline information gathering or monitoring activities undertaken for the purpose of data compilation or for planning or feasibility studies related to activities.
- 7. Planning, management or development activities, including feasibility studies, undertaken in the course of engaging in waterways protection, improvement or recreational development.
 - 8. Public education activities.
- 9. Activities designed to assist waterways management units in organizing
 or improving their organization or operations.
- 10 (3) PRIORITIES. The commission shall consider all of the following fac-11 tors in establishing priorities for activities:
- 12 (a) Cost-effectiveness of the proposed activity.
- 13 (b) Demand for boating facility activities.
- 14 (c) The extent to which the proposed activity contributes to the 15 protection, improvement or recreational development of an area.
- 16 (d) The distance the proposed activity is from other activities.
- 17 (f) Support for the proposed activity and commitment of funds for the 18 activity by the waterways management unit.
- 19 (g) Location of the proposed activity.
- 20 (h) Whether the proposed activity may be used as a demonstration 21 activity.
- ••87b2714/3••SECTION 105w. 33.16 of the statutes, as affected by 1987
 Wisconsin Act 27, is repealed and recreated to read:
- 33.16 STANDARDS FOR FINANCIAL ASSISTANCE. The commission shall use the following standards in determining whether to approve financial assistance under this subchapter for activities specified under s. 33.15 (2) (b) 1 and 2 and in determining the amount of the financial assistance, and the department shall use the following standards in determining whether to provide financial

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- 1 assistance under this subchapter for activities specified under s. 33.15 (2)
- 2 (b) 3 to 9 and in determining the amount of financial assistance:
- 3 (1) To the greatest extent possible, financial assistance shall be used 4 to match other public or private funding sources.
- 5 (2) The department may cost-share with a waterways management unit at a 6 rate of up to 50% of the feasibility study, planning, construction costs, 7 management and operation costs or any combination of these items, of an activity.
- 9 (3) The department may pay an additional 10% of the costs of construction 10 of an activity related to recreational boating if the waterways management 11 unit conducts a boating safety enforcement and education program approved by 12 the department.
 - (4) No more than 10% of the state funds available for financial assistance for activities under this subchapter may be expended for feasibility and other studies per fiscal year. No more than one percent of the state funds available for financial assistance for activities under this subchapter may be expended for any one feasibility or other study per fiscal year.
- 18 (5) No state funds under this subchapter may be used for the purchase of 19 land or for the construction of activities commonly used to berth boats.
- 20 (6) Of the state funds available in any fiscal year for financial assis-21 tance for activities under this subchapter:
- 22 (a) Forty percent shall be expended for activities respecting outlying waters, as defined under s. 29.01 (11).
- 24 (b) Forty percent shall be expended for activities respecting public 25 inland lakes.
- 26 (c) Ten percent shall be expended for activities respecting free-flowing 27 rivers.

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- 1 (d) Ten percent shall be expended for activities without regard to 2 location.
- (e) The commission may designate financial assistance for activities that provide access between outlying waters and public inland lakes as financial assistance expended for activities respecting public inland lakes, outlying waters or free-flowing rivers or as financial assistance under a combination of those types of activities.
- 8 (f) Any funds not obligated by the end of the 3rd quarter of the fiscal 9 year for which they were allocated may be used by the department, with the 10 approval of the commission, for purposes of providing financial assistance for 11 other activities under this subchapter.
- 12 ••87b2714/3••SECTION 105x. 33.17 of the statutes is repealed.
- 13 ••87b2714/3••SECTION 105y. 33.18 of the statutes is renumbered 33.315.
- 14 ••87b2425/1••SECTION 105ymg. 34.01 (2) of the statutes is renumbered 15 34.01 (2) (intro.) and amended to read:
- 16 34.01 (2) (intro.) "Loss" means any of the following:
- (a) Any loss of public moneys, which have been deposited in a designated 17 public depository in accordance with this chapter, resulting from the failure 18 of any public depository to repay to any public depositor the full amount of 19 its deposit because the commissioner of credit unions, administrator of fed-20 eral credit unions, commissioner of banking, comptroller of currency, federal 21 home loan bank board or commissioner of savings and loan has taken possession 22 of the public depository or because the public depository has, with the con-23 sent and approval of the commissioner of credit unions, administrator of fed-24 eral credit unions, commissioner of banking or commissioner of savings and 25 loan, adopted a stabilization and readjustment plan or has sold a part or all 26 of its assets to another credit union, bank or savings and loan association 27 which has agreed to pay a part or all of the deposit liability on a deferred 28

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payment basis or because the depository is prevented from paying out old deposits because of rules of the commissioner of credit unions, administrator of federal credit unions, commissioner of banking, comptroller of the
4 currency, federal home loan bank board of community
5 ••87b2425/1••SECTION 105yr. 34.01 (2) (b) of the statutes is created to
34.01 (2) (b) With respect to public moneys deposited in the local government pooled-investment fund, in addition to a loss as described in par. (a), the public depositor's proportionate share on the date of default of any loss of principal invested or reinvested in a security by the investment board under s. 25.50 (6) resulting from the failure of the obligor of the security to repay the principal to the investment board when due. ••87b3419/1••SECTION 105yt. 35.84 (figure) line 56 of the statutes is
15 created to read: 16 35.84 (figure) 56. Each library of a law school accredited by the Ameri- 17 can Bar Association not otherwise provided for in this section. 18 Column A Statutes, Hard Covers; s. 35.18
26 renumbered 35.84 (figure) line 44. 27 ••87b3371/1••SECTION 105yx. 35.90 of the statutes is amended to read:

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INVENTORIES BY OTHER STATE OFFICERS. Every state officer, other 1 than a district attorney, maintaining a permanent office at the city of 2 Madison, shall make and file annually with the department an inventory of all 3 public printing of the 2nd and 3rd classes and all maps and charts on hand for 4 distribution on July 1. Said The department shall require the return to it of 5 all such printing as has become, in its opinion, of no further use to the 6 office reporting the same. The department may suspend requisitions for public 7 printing by departments which fail to submit inventories in compliance with 8 9 this section.

••87-5185/2••SECTION 106. 36.25 (24) of the statutes, as affected by 1987 Wisconsin Act 27, is amended to read:

Wisconsin small business development center, in cooperation with the department of development under s. 560.07 (2m), the board of vocational, technical and adult education, and the university of Wisconsin-extension and the community development finance authority under s. 233.04 (2) (e), the board shall create, as needed, educational programs to provide training in the management of employe-owned businesses and shall provide technical assistance to employe-owned businesses in matters affecting their management and business operations, including assistance with governmental relations and assistance in obtaining management, technical and financial assistance.

••87b2739/1••SECTION 106m. 36.25 (26) of the statutes is created to read:
36.25 (26) DAY CARE CENTERS. A center may establish a day care center
and may use funds received from the appropriation under s. 20.285 (1) (a) to
operate it.

26 ••87-5194/1••SECTION 107. 36.27 (2) (cm) of the statutes is amended to 27 read:

Any person continuously employed full time by a private 36.27 (2) (cm) 1 business located in this state, who was relocated to this state for business 2 employment purposes by his or her current employer or who moved to this state 3 for business employment purposes and accepted his or her current employment 4 before applying for admission to an institution or center and before moving, 5 and the spouse and dependents of any such person, is are entitled to the 6 exemption under par. (a) if the student demonstrates an intent to establish 7 and maintain a permanent home in Wisconsin according to the criteria under par. (e). In this paragraph, "dependents" has the meaning given in 26 USC 152 9 10 (a).

11 ••87b2740/1••SECTION 107m. 36.27 (4) of the statutes is created to read:
12 36.27 (4) TUITION AWARD PROGRAM. Beginning in the 1988-89 academic year,
13 the board may annually exempt from nonresident tuition, but not from inci14 dental or other fees, up to 200 students enrolled at the university of
15 Wisconsin-Parkside as juniors or seniors in programs identified by that
16 institution as having surplus capacity.

••87b2437/1••SECTION 107r. 38.12 (9) of the statutes is created to read: 38.12 (9) FIRE FIGHTER TRAINING PROGRAMS. The district board shall make available to members of volunteer and paid fire departments maintained by cities, villages and towns located in the district a fire fighter training program approved by the board and funded under s. 20.292 (1) (gr). No district board may charge a fee for training provided under this subsection.

23 ••87-4899/5••SECTION 108. 38.125 (1) of the statutes is renumbered 24 38.125.

25 ••87-4899/5••SECTION 109. 38.125 (2) of the statutes is repealed.

26 ••87b3703/1 •• 87b3730/2••SECTION 109d. 38.16 (1) of the statutes is

27 amended to read:

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38.16 (1) Annually by October 31, or within 10 days after receipt of the 1 equalized valuations from the department of revenue, whichever is later, the 2 3 district board may levy a tax, not exceeding 1.5 mills on the full value of the taxable property of the district, for the purpose of making capital 4 improvements, acquiring equipment and operating and maintaining the schools of 5 the district. The tax may not exceed 1.5 mills on the full value of the tax-6 able property of the district in 1988 and 1.0 mill on the full value of the 7 taxable property of the district in 1989 and in each year thereafter, except 8 that the mill limitation is not applicable to taxes levied for the purpose of 9 paying principal and interest on valid bonds or notes now or hereafter out-10 standing as provided in s. 67.035. The district board secretary shall file 11 with the clerk of each city, village and town, any part of which is located in 12 the district, a certified statement showing the amount of the levy and the 13 proportionate amount of the tax to be spread upon the tax rolls for collection 14 in each city, village and town. Such proportion shall be ascertained on the 15 basis of the ratio of full value of the taxable property of that part of the 16 city, village or town located in the district to the full value of all taxable 17 property in the district, as certified to the district board secretary by the 18 department of revenue. Upon receipt of the certified statement from the dis-19 trict board secretary, the clerk of each city, village and town shall spread 20 the amounts thereof upon the tax rolls for collection. When the taxes are 21 collected, such amounts shall be paid by the treasurer of each city, village 22 and town to the district hoard treasurer. 23

24 ••87-5093/5 •• 87b3584/1••SECTION 109m. 38.27 (1) (e) of the statutes is created to read:

26 38.27 (1) (e) Educational programs that would not otherwise be estab-27 lished or maintained because of limitations in district fiscal capacity.

- ••87-5093/5 •• 87b3584/1••SECTION 109n. 38.27 (2) (b) of the statutes is 1
- amended to read: The board shall review the applications submitted under 2 38.27 (2) (b)
- par. (a) according to procedures and criteria established by the board. Prior 3
- to awarding a grant for the purpose of sub. (1) (e), the board shall consider 4 5
- the principle of comparable budgetary support for similar programs and ensure 6
- that the program being considered for a grant is efficient and cost-effective.
- The board shall notify the district board whether the district board's appli-7 8
- cation has been approved and, if approved, of the amount and the conditions of 9
- the grant to be awarded. 10
- ••87-5093/5 •• 87b3584/1••SECTION 109p. 38.27 (2) (c) of the statutes is 11
- amended to read: 12
- Amounts awarded under par. (b) shall be paid from the 38.27 (2) (c) 13
- appropriation under s. 20.292 (1) (dc) and may be paid to the district board 14
- in instalments. Amounts awarded for the purposes of sub. (1) (a) to (d) shall 15
- range from 25% to 75% of the total project cost. The board shall require the 16
- district board to provide the remaining percentage share of total project 17
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- ••87-5093/5 •• 87b3584/1••SECTION 109r. 38.27 (2) (d) of the statutes is cost. 19
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- Amounts awarded for the purpose of sub. (1) (e) may be amended to read: 38.27 (2) (d)
- awarded on a continuing basis, pending the availability of funds. Amounts 21
- awarded to support the establishment of new programs under sub. (1) (a) and 22
- (b) may be awarded for a period of up to 3 years, pending the availability of 23 24
- With multiple-year awards, the board shall in each year award a 25
- decreasing percentage of each year's total project cost. 26
- 38.27 (2) (e) of the statutes is created to ••87b3584/1••SECTION 109s. 27
- 28 read:

- 1 38.27 (2) (e) Funds received under this section for the purpose of sub.
- 2 (1) (a), (b), (c) or (d) may not be used to supplant funds otherwise available
- 3 for such purposes.
- 4 ••87b3584/1••SECTION 109u. 38.28 (1m) (a) 1 of the statutes is amended to
- 5 read:
- 6 38.28 (1m) (a) 1. "District aidable cost" means the annual cost of oper-
- 7 ating a vocational, technical and adult education district, including debt
- 8 service charges for district bonds and promissory notes for building programs
- 9 or capital equipment, but excluding all expenditures relating to auxiliary
- 10 enterprises and community service programs, all expenditures funded by or
- 11 reimbursed with federal revenues, all receipts under s. 38.14 (3), all
- 12 receipts under sub. (7), all receipts from grants awarded under s. 38.27, all
- 13 fees collected under s. 38.24 and driver education and chauffeur training
- 14 aids.
- 15 ••87b3584/1••SECTION 109v. 38.28 (7) of the statutes is created to read:
- 38.28 (7) From the appropriation under s. 20.292 (1) (q), the board shall
- 17 annually pay to each district an amount equal to the fee established under s.
- 18 38.24 (1) (b) for the number of credits necessary for the training required
- under s. 146.50 (9) and (10), multiplied by the sum of the number of ambulance
- 20 attendants and ambulance service providers participating in the training
- 21 required under s. 146.50 (9) and the number of ambulance attendants parti-
- 22 cipating in the training required under s. 146.50 (10) that are enrolled in
- 23 the district. If the amount in the appropriation under s. 20.292 (1) (q) in
- 24 any fiscal year is insufficient to fully fund the payments to districts under
- 25 this subsection, the payments shall be prorated.
- 26 ••87b3703/1 •• 87b3730/2••SECTION 110m. 38.28 (8) of the statutes is

27 created to read:

- 38.28 (8) (a) From the appropriation under s. 20.292 (1) (db), the board shall pay to each district in the 1989-90 school year and in each school year thereafter, an amount equal to the product of the equalized value of the district in the calendar year ending in that school year, excluding the value increment of any tax incremental district located in the district, as certified by the department of revenue, multiplied by 0.5 mill.
- 7 (b) In par. (a), "value increment" has the meaning given in s. 66.46 (2) 8 (m).
- 9 ••87-4899/5••SECTION 113. 39.11 (18) of the statutes is created to read:
 10 39.11 (18) Use the funds appropriated under s. 20.225 (1) (d) to contract
- with Milwaukee area technical college for television facilities access or programs of statewide interest produced by the technical college, or both.
- 13 ••87b3032/1••SECTION 113m. 39.39 of the statutes is created to read:
- 14 39.39 NURSING STUDENT STIPEND LOANS. (1) (a) In the 1988-89 fiscal
- 15 year, the board shall establish a stipend loan program for resident students,
- 16 including registered nurses, who are:
- 17 1. Enrolled in the 2nd year in a program leading to an associate degree in nursing in a vocational, technical and adult education school.
- 2. Enrolled as juniors in a program leading to a bachelor's degree in nursing in this state.
- 3. Enrolled as 3rd year students in a program leading to a diploma in program in this state.
- 23 (b) Beginning in the 1989-90 fiscal year, the board shall extend the
- 24 stipend loan program under par. (a) to resident students, including registered
- 25 nurses, who are:
- 26 1. Enrolled as seniors in a program leading to a bachelor's degree in

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27 nursing in this state.

- 1 2. Enrolled in a program leading to a master's degree in nursing in this 2 state.
- 3 (2) The board shall:

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- 4 (a) Make stipend loans from the appropriations under s. 20.235 (1) (cg) 5 and (gg).
- Promulgate rules to administer this section, including rules estab-6 (b) 7 lishing loan amounts and the criteria and procedures for loan forgiveness and for selecting loan recipients. Loan recipients shall be selected on the basis 8 9 of financial need, as determined by the board, using the needs analysis methodology used under s. 39.435. A loan to a student under sub. (1) (a) 1 may 10 not exceed \$2,000. A loan to a student under sub. (1) (a) 2 or (b) may not 11 exceed \$2,500 each year. No student may receive more than a total of \$5,000 12 13 in loans under this section.
- 14 (3) (a) The board shall forgive 20% of the loan principal for each year 15 the recipient works in a hospital located in this state as a nurse during the 16 first 5 years after graduation.
- 17 (b) The board shall forgive 25% of the loan principal for each year the 18 recipient works in a nursing home located in this state as a nurse during the 19 first 4 years after graduation.
 - (c) The amount of a loan that is not forgiven under par. (a) or (b) shall accrue interest at a rate of 10% per year, retroactive to the last day the recipient was enrolled in a nursing degree program under sub. (1) or to the last day the recipient was employed as a nurse in a hospital or nursing home located in this state, whichever is later. Unpaid interest as of December 31 of each year shall be capitalized and added to the outstanding principal owed.
- 26 (4) The educational institution in which a student receiving a loan under 27 this section is enrolled shall notify the board of any change in the student's 28 status.

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26 27 (5) The board may not make a loan under this section after June 30, 1993.

••87-5296/3••SECTION 114. 40.02 (17) (c) of the statutes is amended to read:

40.02 (17) (c) An executive participating employe holding a position designated under s. 19.42 (10) (k) or 20.923 (4), (8) or (9) may not receive creditable service for service in that position on and after the first day of the 4th month commencing after the executive participating employe attains the age of 62 years.

••87b3084/1••SECTION 114b. 40.02 (17) (e) of the statutes, as created by 1987 Wisconsin Act (Assembly Bill 619), is amended to read:

40.02 (17) (e) Each executive participating employe whose creditable service terminates on or after the effective date of this paragraph [revisor inserts date], who was previously in a position designated under s. 20.923 (4), (8) or (9), but did not receive creditable service because of age restrictions, may receive creditable service equal to the period of executive service not credited if the participant pays to the department a lump sum payment equal to 5.5% of one-twelfth of the employe's highest earnings in a single annual earnings period multiplied by the number of months of creditable service granted under this paragraph, except a participant who is a present or former elected official or an appointee of such an official may receive ereditable service equal to the period of executive service not credited if the participant pays to the department a lump sum payment equal to the present value of the creditable service requested, in accordance with rates actuarially determined to be sufficient to fund the full cost of the increased benefits which will result from granting the creditable service. That amount shall be credited and treated as an employe required contribution for all purposes of the Wisconsin retirement system.

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1 ••87b3406/1••SECTION 114c. 40.02 (17) (g) of the statutes is created to 2 read:

40.02 (17) (g) Notwithstanding any other law or rule, any participating employe whose service includes Wisconsin teaching service performed, for which required contributions were made under the applicable statutes and rules of the former state teachers retirement system and for which the participating employe received no creditable service because the number of days of teaching service in a fiscal year was fewer than 120, shall receive creditable service in the ratio that the total number of teaching days credited during the fiscal year bears to 165 days.

11 ••87b2610/1••SECTION 114g. 40.02 (26g) of the statutes is created to 12 read:

40.02 (26g) "Employe-funded reimbursement account plan" means a plan in accordance with section 125 of the internal revenue code, as defined in s. 71.02, under which an employe may direct an employer to place part of the employe's gross compensation in an account to pay for certain future expenses of the employe under section 125 of the internal revenue code.

18 ••87b2610/1••SECTION 114h. 40.02 (26r) of the statutes is created to 19 read:

40.02 (26r) "Employe-funded reimbursement account plan provider" means a person who provides administrative services related to employe-funded reimbursement account plans.

••87b3625/1••SECTION 115. 40.02 (30) of the statutes, as affected by 1987 Wisconsin Acts (Assembly Bill 619) and (Assembly Bill 795), is repealed and recreated to read:

40.02 (30) "Executive participating employe" means a participating employe in a position designated under s. 19.42 (10) (k) or 20.923 (4), (4m), (8) or (9) during the time of employment. All service credited prior to the

effective date of this subsection ... [revisor inserts date], as executive date of this subsection ... [revisor inserts date], as executive service as defined under s. 40.02 (31), 1985 stats., shall continue to be treated as executive service as defined under s. 40.02 (31), 1985 stats., but no other service rendered prior to the effective date of this subsection [revisor inserts date], may be changed to executive service as defined under s. 40.02 (31), 1985 stats.

••87-5296/3••SECTION 116. 40.02 (31) of the statutes is amended to read:

40.02 (31) "Executive service" means creditable service in a position designated under s. 19.42 (10) (k) or 20.923 (4), (8) or (9) as an executive participating employe which accrues on or after the participating employe qualifies as an executive participating employe and, for a participating employe who qualifies as an executive participating employe prior to February 16, 1978, all creditable service in a position designated under s. 19.42 (10) (k) or 20.923 (4), (8) or (9) prior to the date on which the executive participating employe qualified and all creditable service accruing prior to July 1, 1973, for service in a position the duties of which are substantially included in a position designated under s. 19.42 (10) (k) or 20.923 (4), (8) or (9).

19 ••87b3401/1••SECTION 116m. 40.02 (48) (a) of the statutes is amended to 20 read:

40.02 (48) (a) "Protective occupation participant" is deemed to include any participant whose name is certified to the fund as provided in s. 40.06 (1) (d) and who is a conservation warden, conservation patrol boat captain, conservation patrol boat engineer, conservation pilot, conservation patrol officer, forest fire control assistant, member of the state patrol, state motor vehicle inspector (if hired prior to January 1, 1968), police officer, fire fighter, sheriff, undersheriff, deputy sheriff, county traffic police officer, state forest ranger, fire watcher employed by the Wisconsin veterans

- 1 home, state correctional-psychiatric officer, excise tax investigator employed
- 2 by the department of revenue, special criminal investigation agent in the
- 3 department of justice, assistant or deputy fire marshal, or person employed
- 4 <u>under s. 61.66 (1)</u>.
- 5 ••87b3401/1••SECTION 116mg. 40.02 (48) (c) of the statutes is amended to
- 6 read:
- 7 40.02 (48) (c) In s. 40.65, "protective occupation participant" means a
- 8 participating employe who is a police officer, fire fighter, a person deter-
- 9 mined by a participating employer under sub. (48) (intro.) to be a protective
- 10 occupation participant, county undersheriff, deputy sheriff, county traffic
- 11 police officer, conservation warden, state forest ranger, field conservation
- 12 employe of the department of natural resources who is subject to call for
- 13 forest fire control or warden duty, member of the state traffic patrol, uni-
- 14 versity of Wisconsin system full-time police officer, guard or any other
- 15 employe whose principal duties are supervision and discipline of inmates at a
- 16 state penal institution, excise tax investigator employed by the department of
- 17 revenue, person employed under s. 61.66 (1), or a special criminal investi-
- 18 gation agent employed by the department of justice.

- 19 ••87-5185/2••SECTION 117. 40.02 (54) (e) of the statutes is amended to
- 20 read:
- 21 40.02 (54) (e) The community development finance authority created under
- 22 ch. 233, 1985 stats., before the effective date of this paragraph
- 23 [revisor inserts date].
- 24 ••87b3405/1••SECTION 117g. 40.05 (2) (bc) of the statutes is created to
- 25 read:
- 26 40.05 (2) (bc) The employer contribution rate determined under par. (b)
- 27 in respect to teachers shall be adjusted to reflect the cost of granting
- 28 creditable service under s. 40.02 (17) (g). The employer contribution rate as

- redetermined under this paragraph is effective on the first day of the 2nd calendar year beginning after the effective date of this paragraph
- 3 [revisor inserts date], and shall be sufficient to amortize the prior service
- 4 liability of the employer over the remainder of the 40-year amortization
- 5 period under par. (b).

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- 6 ••87b3371/1••SECTION 117h. 40.62 (2) of the statutes is amended to read:
- 7 40.62 (2) Sick leave accumulation shall be determined in accordance with
- 8 ss. 13.121 (4) and 36.30, 230.35 (2), 757.02 (5) and 978.12 (3) and subch. V
 - of ch. 111 and the rules of the department.
- 10 ••87b2610/1••SECTION 117m. Subchapter VIII of chapter 40 of the statutes
 11 is created to read:

CHAPTER 40

SUBCHAPTER VIII

EMPLOYE-FUNDED REIMBURSEMENT ACCOUNTS

- 40.85 EMPLOYE-FUNDED REIMBURSEMENT ACCOUNT PLAN. (1) The board shall select and contract with employe-funded reimbursement account plan providers to be used by state agencies.
 - (2) The board shall do all of the following:
- (a) Determine the requirements for and the qualifications of the employe-funded reimbursement account plan providers.
- (b) Approve the terms and conditions of the proposed contracts for administrative and related services.
- 23 (c) Determine the procedure for the selection of the employe-funded 24 reimbursement account plan providers in accordance with s. 16.705.
- 25 (d) Approve the terms and conditions of model agreements which shall be 26 used by each state employe to establish an employe-funded reimbursement 27 account.

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- Require as a condition of the contractual agreements entered into under this section that approved employe-funded reimbursement account plan providers may provide service to state agencies only as approved by the board.
- 4 40.86 COVERED EXPENSES. An employe-funded reimbursement account plan may 5 provide reimbursement to an employe, to the extent permitted under section 125 internal revenue code, as defined in s. 71.02, for only the following 7 expenses actually incurred and paid by an employe:
- 8 (1) Dependent care assistance for a person who is dependent on the 9 employe.
- 10 (2) The employe's share of premiums for any group insurance benefit plan provided by the department under subchs. IV and VI. 11
- Medical expenses which are not covered under a health insurance 12 13 contract.
 - 40.87 TREATMENT OF COMPENSATION. Any part of gross compensation that an employer places in a reimbursement account under an employe-funded reimbursement account plan established under this subchapter which would have been treated as current earnings or wages if paid immediately to the employe shall be treated as current earnings or wages for purposes of any retirement, deferred compensation plan or group insurance benefit plan provided by the department.
- ••87b3593/1••SECTION 118d. 43.15 (1) (a) of the statutes is amended to 21 22 read:
- Contain at least one public library established under s. 23 43.15 (1) (a) 43.52 in a city which, at the time of the system's establishment, has a popu-24 25 lation of more than 30,000. Any contractual arrangement existing on December 17, 1971, among a number of units of government whose territory consists of at 26 27 least 3,500 square miles, and under which a multi-jurisdictional library ser-28 vice program is operated, which meets the requirements of this section other

- 1 than the requirement for a city having a population of 30,000 or more shall be
- 2 deemed to meet such requirement if it provides in the system plan for access
- 3 by contract to the resources and services of a public library in a city-having
- 4 a population of 30,000 or more which is participating in a system.
- 5 ••87b3491/2••SECTION 118p. 44.015 (5) of the statutes is created to read:
- 6 44.015 (5) By rule, establish fees to recover costs under s. 44.02 (24).
- 7 ••87b3491/2••SECTION 118r. 44.02 (24) of the statutes is created to read:
- 8 44.02 (24) Promulgate by rule procedures, standards and forms necessary
- 9 to certify, and shall certify, expenditures for preservation or rehabilitation
- of nondepreciable historic property for the purposes of s. 71.09 (12q). These
- 11 standards shall be substantially similar to the standards used by the secre-
- 12 tary of the interior to certify rehabilitations under 26 USC 48 (g) (2) (C).
- 13 ••87b3337/1••SECTION 118t. 44.53 (1) (j) of the statutes is created to
- 14 read:
- 15 44.53 (1) (j) From the appropriation under s. 20.215 (1) (f), annually
- 16 award a grant to Milwaukee area technical college to provide support for com-
- 17 munity arts programs.
- 18 ••87-5249/3••SECTION 119. 44.565 (2) (c) of the statutes is created to
- 19 read:
- 20 44.565 (2) (c) The board shall set aside at least 5% of the funds for
- 21 grants under par. (a) for grants to minority arts organizations.
- 22 ••87b2639/1••SECTION 119m. 44.565 (2) (d) and (e) of the statutes are
- 23 created to read:
- 24 44.565 (2) (d) The board shall set aside at least 20% of the funds for
- 25 grants under par. (a) for grants to arts organizations and local arts agencies
- 26 that have operating budgets of less than \$100,000.
- 27 (e) Notwithstanding par. (b), a grant under par. (c) or (d) may match up
- 28 to 100% of the sum of the arts organization's or local arts agency's income

- 1 from contributions and earned income for the previous fiscal year, except that
- 2 a grant under par. (d) shall be not less than \$3,000 and not more than
- 3 \$10,000.
- 4 ••87-5249/3••SECTION 120. 44.565 (3) and (4) of the statutes are created
- 5 to read:
- 6 44.565 (3) If the amount in the appropriation under s. 20.215 (1) (d) in
- 7 any fiscal year is insufficient to fund all grants under this section, the
- 8 board shall award grants on a prorated basis.
- 9 (4) The board shall promulgate rules to implement and administer this
- 10 section.
- 11 ••87b2335/2••SECTION 120g. 44.65 of the statutes is created to read:
- 12 44.65 CULTURAL EXCELLENCE AWARDS. (1) From the appropriation under s.
- 13 20.215 (1) (e), the board shall make cultural excellence awards to outstanding
- 14 Wisconsin arts organizations for operations, capital programs, education or
- 15 promotion of the arts from nominations made by the governor. The award shall
- 16 be made without regard to whether the recipient is receiving other state or
- 17 federal support. The recipient shall match the amount of the award through
- 18 money or in-kind services.
- 19 (2) Notwithstanding sub. (1), in the 1988-89 fiscal year the board shall
- 20 award the amount in the appropriation under s. 20.215 (1) (e) to a profes-
- 21 sional repertory theater company described under s. 125.51 (4) (k) 1 if the
- 22 company matches the amount awarded through money or in-kind services.
- 23 ••87-5423/3••SECTION 121. 45.01 of the statutes is amended to read:
- 24 45.01 G.A.R. MEMORIAL HALL; SPACE FOR. The department of administration
- 25 shall provide suitable rooms in the capitol and properly prepare them for the
- 26 purpose of a memorial hall, designated as the G.A.R. memorial hall, dedicated
- 27 to the men and women of Wisconsin who served in the armed forces of the United
- 28 States in the civil war of 1861 to 1865 or in any subsequent wars, as enumer-

- 1 ated in s. 45.35 (5) (a) to (g), or in Grenada ox, Lebanon or a Middle East
- 2 crisis under s. 45.34, and the department of veterans affairs shall operate
- 3 and conduct such memorial hall.
- 4 ••87b3463/1••SECTION 121m. 45.04 of the statutes is created to read:
- 5 45.04 VETERANS MEMORIAL GRANTS. (1) DEFINITIONS. In this section:
- 6 (a) "Department" means the department of veterans affairs.
- 7 (b) "In-kind contributions" includes but is not limited to donations of 8 appliances, buildings, creations, equipment, fixtures, furniture, materials,
- 9 structures, supplies and utilities, and work performed in the construction of
- 10 a memorial.
- 11 (c) "Memorial" means a building, structure, statue or creation used to
- 12 keep alive the remembrance of a veteran, veterans group or an event related to
- 13 a veteran, but does not include a museum.
- (d) "Secretary" means the secretary of the department.
- 15 (2) GRANT PROGRAM. From the appropriation under s. 20.485 (2) (s), the
- 16 secretary shall award to eligible applicants grants to support the construc-
- 17 tion of not more than 2 memorials in this state to honor state veterans who
- 18 served in the U.S. armed forces. One memorial may be constructed to honor
- 19 state veterans who served during the Korean conflict, June 27, 1950, to Janu-
- 20 ary 31, 1955, and one to honor state veterans who served during the Vietnam
- 21 era, August 5, 1964, to June 30, 1975.
- 22 (3) NOTICE; APPLICATION PROCESS. The secretary shall publicize the grant
- 23 program under this section and the availability of grants. Eligible persons
- 24 may apply for grants in accordance with the rules promulgated under sub. (6).
- 25 The secretary shall develop and make available grant application forms.
- 26 (4) COUNCIL OF COMMANDERS REVIEW. The department shall provide the
- 27 council of commanders with a copy of each application for a grant. The coun-

- 1 cil may review the applications and submit its recommendations to the 2 department.
- 3 (5) GRANTS. A grant may not exceed \$300,000 per memorial. No person may receive a grant under this section unless the person is able to provide at 4 5 least \$1 for construction of the memorial for each \$2 granted by the state. An initial payment of part of the grant, not to exceed \$50,000, may be pro-6 7 vided to an eligible person before the person obtains the required matching funds if the department is satisfied that the person is able to obtain those 8 9 matching funds within a reasonable time. The eligible person's share of the cost of constructing the memorial may be in the form of money or in-kind con-10 tributions of equivalent value, or both. If the funds granted by the state 11 plus the matching funds obtained by the grantee exceed the cost of construc-12 tion of the memorial, any excess state grant shall be returned by the grantee 13 14 to the department. The department shall return any excess state grant to the 15 transportation fund. No grant may be provided unless the person provides
- 18 (6) RULES. The department shall promulgate rules specifying all of the following:

evidence of the ability to provide continuing care and maintenance of the

memorial. No funds may be granted for administrative expenses of the grantee.

- 20 (a) The persons eligible for grants.
- 21 (b) The application process.

- 22 (c) The council of commanders review process.
- 23 (d) The costs related to memorial construction that may be covered under 24 a grant.
- 25 (e) The amount of matching funds required of eligible persons.
- 26 (f) The type of in-kind contributions that may be considered as part of the eligible person's matching funds.

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- 1 (g) The grantee's responsibilities for the care and maintenance of the 2 memorial after construction is completed.
- 3 The type of evidence required to prove the person's ability to adequately care for and maintain the memorial.
 - (i) Any other information deemed necessary by the department.
 - ••87-5423/3••SECTION 122. 45.16 of the statutes is amended to read:
- 7 45.16 BURIAL ALLOWANCE. Each county veterans service officer shall cause to be interred in a decent and respectable manner in any cemetery in this 8 9 state, other than those used exclusively for the burial of paupers, the body 10 of any person who served in any war of the United States, in the Korean 11 conflict, in the Vietnam era, under section 1 of executive order 10957, dated 12 August 10, 1961, or had service which entitled the person to receive either the armed forces expeditionary medal, established by executive order 10977 on 13 14 December 4, 1961, or the Vietnam service medal established by executive order 11231 on July 8, 1965, or who served in Grenada ex, Lebanon or a Middle East 15 16 crisis under s. 45.34 and who was discharged under honorable conditions 17 therefrom after 90 days or more of active service, in the U.S. armed forces, 18 or if having served less than 90 days was honorably discharged for disability 19 incurred in line of duty and who was living in such county at the time of 20 death, and who dies not leaving sufficient means to defray the necessary expenses of a decent burial, or under financial circumstances which would 21 22 distress the person's family to pay the expenses of such burial, and the body 23 of a spouse or surviving spouse of any such person who dies not leaving such 24 means or under the same financial circumstances and who was living in such 25 county at the time of death, at an expense to the county of not more than \$300 26 in addition to the burial allowance payable under laws administered by the 27 veterans administration.

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1 ••87-5423/3••SECTION 123. 45.28 (1) (b) of the statutes is amended to 2 read:

45.28 (1) (b) In this section, "veteran" means any person who served on active duty under honorable conditions in the U.S. armed forces for 90 days or more for other than training purposes between August 5, 1964, and July 1, 1975, or who is eligible to receive education benefits from the veterans administration for active service in the U.S. armed forces between August 5, 1964, and July 1, 1975, or who served in Grenada er, Lebanon or a Middle East crisis under s. 45.34 and whose selective service local board, if any, and home of record at time of entry into active service as shown on the report of separation from the U.S. armed forces were in this state, or who was a resident of this state at the time of entry into active duty, and who has not received a bonus from another state for such service.

14 ••87b2937/1••SECTION 123m. 45.28 (1) (c) of the statutes is amended to read:

45.28 (1) (c) The amount of the grant shall be based on the student's 16 17 financial need as determined by the department after disregarding any payment described under s. 45.85. The maximum grant per academic year shall not 18 exceed \$400 for married veterans or veterans with dependents and \$200 for 19 The department shall distribute such grants to students 20 single veterans. eligible under this program and such grants may be renewable for up to 4 aca-21 22 demic years.

23 ••87-5423/3••SECTION 124. 45.34 of the statutes is renumbered 45.34 (1),
24 and 45.34 (1) (c), as renumbered, is amended to read:

25 45.34 (1) (c) Was not entitled to receive a medal under sub. (1) or (2)
26 par. (a) or (b) but submits other proof of service acceptable to the
27 department.

- 1 ••87-5423/3••SECTION 125. 45.34 (title) of the statutes is created to
- 2 read:
- 3 45.34 (title) <u>LEBANON AND GRENADA AND MIDDLE EAST CRISIS.</u>
- 4 ••87-5423/3••SECTION 126. 45.34 (2) of the statutes is created to read:
- 5 45.34 (2) MIDDLE EAST CRISIS. A person shall be considered to have
- 6 served in a Middle East crisis if, because of active duty in the U.S. armed
- 7 forces or forces incorporated as a part of U.S. armed forces, any of the
- 8 following apply:
- 9 (a) The person was awarded the humanitarian service medal for participa-
- 10 ting in the attempt to rescue American hostages in Iran.
- 11 (b) The person was awarded the valor ribbon bar by the U.S. state
- 12 department for having been a hostage in Iran during the Iranian hostage crisis
- 13 in 1980 and 1981.
- 14 (c) The person participated in the April 14, 1986, military action
- 15 against Libya.
- 16 (d) The person served on the U.S.S. Stark on May 17, 1987.
- 17 ••87-5423/3••SECTION 127. 45.35 (5) (intro.) of the statutes is amended
- 18 to read:
- 19 45.35 (5) VETERAN DEFINED; BENEFIT. (intro.) "Veteran" as used in this
- 20 chapter, except in s. 45.37 and unless otherwise modified, means any person
- 21 who served on active duty under honorable conditions in the U.S. armed forces
- 22 or in forces incorporated as part of the U.S. armed forces, except service on
- 23 active duty for training purposes, which service was in Grenada ex, Lebanon or
- 24 a Middle East crisis under s. 45.34 or which service entitled the veteran to
- 25 receive either the armed forces expeditionary medal, established by executive
- order 10977 on December 4, 1961, or the Vietnam service medal established by
- 27 executive order 11231 on July 8, 1965, or any person who served for 90 days or
- 28 more during a war-time period as enumerated under pars. (a) to (g) or under

section 1 of executive order 10957 dated August 10, 1961, or if having served 1 less than 90 days was honorably discharged for a service-connected disability 2 or for a disability subsequently adjudicated to have been service connected or 3 died in service, who is either a resident of and living in this state at the 4 time of making application or is deceased, and whose selective service local 5 board, if any, and home of record at time of entry or reentry into active 6 service as shown on the veteran's report of separation from the U.S. armed 7 forces for a qualifying period were in this state or who was either a resident 8 of this state at the time of entry or reentry into active duty or has been a 9 resident of this state for at least 10 years next preceding the veteran's 10 If the person had more than one qualifying term of application or death. 11 service, at least one term of service must have been under honorable condi-12 tions or have been terminated by an honorable discharge for the purpose of 13 establishing eligibility under this section and s. 45.37 (1a). 14 are otherwise eligible and who are serving on active duty in the U.S. armed 15 forces need not be living in this state on date of application to qualify for 16 benefits from the department. The benefits available to veterans shall also 17 be made available to the unremarried surviving spouses and minor or dependent 18 children of deceased veterans if such unremarried surviving spouses or minor 19 or dependent children are residents of and living in this state at the time of 20 Any person whose service on active duty with the U.S. making application. 21 armed forces or in forces incorporated as part of the U.S. armed forces makes 22 such person eligible for general veterans administration benefits shall be 23 deemed to have served under honorable conditions for the purpose of this sub-24 section and s. 45.37 (la). 25 ••87b2937/1••SECTION 127g. 45.351 (2) (a) of the statutes is amended to 26

27 read:

1 45.351 (2) (a) The department may lend any veteran not more than \$4,000 to be used for the purchase of a business or business property or the repair-2 ing of or adding to his or her home or business property, the construction of 3 a garage, the education of the veteran or his or her children or to provide 4 essential economic assistance if the department determines, after disregarding 5 any payment described under s. 45.85, that the veteran satisfies the need 6 requirements established by the department by rule. The need requirements may 7 include, but are not limited to, consideration of the veteran's resources and 8 credit available upon manageable terms. The department may prescribe loan 9 conditions, but the interest rate shall be 3% per year for loan applications 10 received by the department before July 20, 1985, and the interest rate shall 11 be 6% per year for loan applications received by the department on or after 12 July 20, 1985, and the term shall not exceed 10 years. Loan expense may be 13 charged to the veteran. The department may execute necessary instruments, 14 collect interest and principal, compromise indebtedness, sue and be sued, post 15 bonds and write off indebtedness which it deems uncollectible. Where any loan 16 under this section is secured by a real estate mortgage, the department may 17 exercise the rights of owners and mortgagees generally and the rights and 18 powers set forth in s. 45.72. Interest and repaid principal shall be paid 19 into the veterans trust fund. The department may lend not more than \$4,000 to 20 any veteran's surviving spouse, whether remarried or not, or to the parent of 21 any deceased veteran's children for the education of such minor or dependent 22 children if such surviving spouse or parent is a resident of and living in 23 24 this state on the date of application.

25 ••87b2937/1••SECTION 127r. 45.351 (2) (b) 1. (intro.) of the statutes, as 26 affected by 1987 Wisconsin Act 27, is amended to read:

45.351 (2) (b) 1. (intro.) No person may receive a loan under this section if the department determines, after disregarding any payment described

- 1 under s. 45.85, that the person's annual income exceeds \$500 for each depen-
- 2 dent in excess of 2 dependents plus whichever of the following applies:
- 4 to read:
- 5 45.351 (2) (b) 1. cm. For loans approved on or after July 1, 1988,
- 6 \$25,000.
- 7 ••87b2937/1••SECTION 128m. 45.351 (5) (b) of the statutes is amended to
- 8 read:
- 9 45.351 (5) (b) "Income" means the amount of gross income a veteran and
- 10 spouse are receiving for their regular work together with any income from
- 11 other sources that may reasonably be expected to continue for the term of the
- 12 loan, except as provided under s. 45.85.
- 13 ••87-5423/3••SECTION 129. 45.37 (1a) of the statutes is amended to read:
- 14 45.37 (1a) DEFINITION OF VETERAN. "Veteran" as used in this section
- 15 means any person who served on active duty under honorable conditions in the
- 16 U.S. armed forces or in forces incorporated as part of the U.S. armed forces
- 17 who was entitled to receive either the armed forces expeditionary medal,
- 18 established by executive order 10977 on December 4, 1961, or the Vietnam ser-
- 19 vice medal established by executive order 11231 on July 8, 1965, or who served
- 20 in Grenada er, Lebanon or a Middle East crisis under s. 45.34 or any person
- 21 who served for at least one day during a war period, as defined in s. 45.35
- 22 (5) (a) to (g) or under section 1 of executive order 10957, dated August 10,
- 23 1961, and who was officially reported missing in action, killed in action or
- 24 who died in service, or who was discharged under honorable conditions there-
- 25 from after 90 days or more of active service, or if having served less than 90
- 26 days was honorably discharged for a service-connected disability or for a
- 27 disability subsequently adjudicated to have been service connected, or who
- 28 died as a result of service-connected disability.

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26 27 ••87-5423/3••SECTION 130. 45.42 (1) of the statutes is amended to read:

45.42 (1) The department may compile a record of the burial places within the state of persons who served in the U.S. armed forces in time of war as defined in s. 45.35 (5) (a) to (g) or in Grenada ex, Lebanon or a Middle East crisis under s. 45.34, or under section 1 of executive order 10957, dated August 10, 1961, or whose service entitled them to receive either the armed forces expeditionary medal, established by executive order 10977 on December 4, 1961, or the Vietnam service medal established by executive order 11231 on July 8, 1965. The record, so far as practicable, may indicate the name of each person; the service in which engaged; the appropriate designation of armed forces unit; the rank and period of service; the name and location of 12 the cemetery or other place in which the body is interred; the location of the 13 grave in the cemetery or other place; and the character of headstone or other 14 marker, if any, at the grave.

••87-5423/3••SECTION 131. 45.42 (2) of the statutes is amended to read:

The department may have blank forms prepared whereby the information required for the record may be transmitted to it and may distribute the forms to county veterans service officers. The county veterans service officer within whose county and cemetery or burial place is located in which are interred the bodies of persons who served in the U.S. armed forces in time of war as defined in s. 45.35 (5) (a) to (g) or in Grenada of, Lebanon or a Middle East crisis under s. 45.34 or under section 1 of executive order 10957, dated August 10, 1961, or whose service entitled them to receive either the armed forces expeditionary medal, established by executive order 10977 on December 4, 1961, or the Vietnam service medal established by executive order 11231 on July 8, 1965, shall submit the facts required for such record to the department on the forms provided by it, if so requested by the department.

- 1 ••87-5423/3••SECTION 132. 45.43 (1) (a) of the statutes is amended to 2 read:
- 45.43 (1) (a) Except as provided under par. (b), the county board shall elect a county veterans' service officer who shall be a Wisconsin resident who served under honorable conditions in the armed forces of the United States in time of war as set forth in s. 45.35 (5) (a) to (g) or in Grenada of Lebanon or a Middle East crisis under s. 45.34.
- 8 ••87-5423/3••SECTION 133. 45.43 (6) (b) of the statutes is amended to 9 read:
- 45.43 (6) (b) Except as provided under par. (c), the county board may appoint assistant county veterans' service officers who shall be persons who served under honorable conditions in the U.S. armed forces during a war period specified under s. 45.35 (5) in time of war as set forth in s. 45.35 (5) (a) to (g) or in Grenada, Lebanon or a Middle East crisis under s. 45.34.
- ••87b2937/1••SECTION 133g. 45.71 (7) of the statutes is amended to read:

 45.71 (7) "Funds" include cash on hand, liquid investments, and any asset

 the conversion of which to cash would not result in a substantial loss, except

 as provided under s. 45.85. The funds of a veteran include all funds owned by

 the veteran and his or her spouse, individually or jointly, unless the veteran

 and his spouse are permanently separated.
- 21 ••87b2937/1••SECTION 133r. 45.71 (9) (intro.) and (b) of the statutes are 22 amended to read:
- 45.71 (9) (intro.) "Income" means the amount of adjusted gross income a veteran is receiving for regular work together with any income from other sources that may reasonably be expected to be regular and dependable, except as provided under s. 45.85.
- 27 (b) Unless temporary in nature and except as provided under s. 45.85, 28 pensions and disability compensation shall be considered income.

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••87-5423/3••SECTION 134. 45.71 (16) (a) (intro.) of the statutes is amended to read:

3 45.71 (16) (a) (intro.) Any person who served on active duty under 4 honorable conditions in the U.S. armed forces or in forces incorporated as 5 part of the U.S. armed forces and who is entitled to receive either the armed forces expeditionary medal, established by executive order 10977 on December 6 7 4, 1961, or the Vietnam service medal established by executive order 11231 on 8 July 8, 1965, or who served in Grenada er, Lebanon or a Middle East crisis 9 under s. 45.34 or any person who served for 90 days or more during a war 10 period as enumerated under subds. 1 to 9 or under section 1 of executive order 11 dated August 10, 1961, or if having served less than 90 days was 12 honorably discharged for a service-connected disability or for a disability 13 subsequently adjudicated to have been service-connected or died in service, or 14 who served on active duty for more than 6 months during the period between 15 February 1, 1955, and August 4, 1964, and was honorably discharged, and who has been a resident of this state for at least 5 years next preceding an 16 17 application or death or who was a resident of this state at the time of enlistment or induction into service and is either a resident of and living in 18 19 this state at the time of making application or is deceased. If the person 20 had more than one qualifying term of service, at least one term of service 21 must have been under honorable conditions or have been terminated by an 22 honorable discharge. Veterans who are otherwise eligible and who are serving on active duty in the U.S. armed forces need not be living in this state on 23 24 date of application to qualify for a loan under this chapter. The following 25 are designated as war periods:

••87b2937/1••SECTION 134m. 45.74 (intro.) of the statutes, as affected by
1987 Wisconsin Act 27, is amended to read:

- 1 45.74 ELIGIBLE PERSONS; DISQUALIFYING FACTORS. (intro.) Except as provided under s. 45.745 or 45.85, no person may receive a loan under this subchapter if the department or authorized lender determines that any of the following applies:
- 6 Wisconsin Act 9, is renumbered 45.74 (1) (intro.) and amended to read:
- 7 45.74 (1) ANNUAL INCOME LIMITATION. (intro.) The annual income of the person or both the person and the person's spouse exceeds whichever of the following applies:
- 10 (a) The amount of \$27,000 for loan applications approved under s. 45.79
 11 during the period of July 1, 1981 to April 7, 1987, and for loan applications
 12 approved under s. 45.80 on or after during the period of July 1, 1981, or to
 13 June 30, 1988.
- 14 (b) The amount of \$34,000 for loan applications approved under s. 45.79
 15 on or after April 7, 1987, and for loan applications approved under s. 45.80
 16 on or after July 1, 1988.
- 17 ••87b2937/1••SECTION 135m. 45.745 (intro.) of the statutes, as affected 18 by 1987 Wisconsin Act 27, is amended to read:
- eran who has secured a special housing grant under 38 USC 801 due to permanent and total service connected disability may receive a loan under this subchapter if the department or authorized lender determines, after disregarding any payment received under s. 45.85, that all of the following apply:
- ••87-5423/3••SECTION 136. 45.80 (1) of the statutes, as affected by 1987
 Wisconsin Act 27, is amended to read:
- 45.80 (1) LOANS AUTHORIZED; LOAN AMOUNT LIMITED. The department may make loans to eligible veterans for qualified purposes in the manner provided under this section. No loan made under this section may exceed \$6,500 \$8,000.

- 1 Subject to such limitation the amount of each loan shall be fixed by the
- 2 department with due regard to the conditions and requirements of the
- 3 applicant.
- 4 ••87b2937/1••SECTION 136d. 45.85 of the statutes is created to read:
- 5 45.85 DISREGARD OF AGENT ORANGE LITIGATION PAYMENT. Notwithstanding any
- 6 other provision of this chapter, the department or authorized lender shall not
- 7 consider any payment received by a veteran or a veteran's dependent from the
- 8 settlement approved by the U.S. district court in the case of In re "Agent
- 9 Orange" Product Liability Litigation, 618 F. Supp. 623 (D.C.N.Y. 1985), as
- 10 income or assets for purposes of determining eligibility for any of the
- 11 following:
- 12 (1) Vietnam and post-Vietnam era veterans educational grants under s.
- 13 45.28.
- 14 (2) Economic assistance under s. 45.351.
- 15 (3) Primary mortgage loans under s. 45.79.
- 16 (4) Secondary mortgage loans under s. 45.80.
- 17 ••87b3501/1••SECTION 136f. 46.03 (18) (f) of the statutes, as affected by
- 18 1987 Wisconsin Act 3, is amended to read:
- 19 46.03 (18) (f) Notwithstanding par. (a), any person who submits to an
- 20 assessment or driver safety plan under s. 23.33 (13) (e), 30.80 (6) (d),
- 21 343.16 (2) (a), 343.30 (1q) ex, 343.305 (10) or 350.11 (3) (d) shall pay a
- 22 reasonable fee therefor to the appropriate county department under s. 51.42 or
- 23 traffic safety school under s. 345.60. The fee for the driver safety plan may
- 24 be reduced or waived if the person is unable to pay the complete fee, but no
- 25 fee for assessment or attendance at a traffic safety school under s. 345.60
- 26 may be reduced or waived.
- 27 ••87b2387/1••SECTION 136g. 46.033 (2) of the statutes, as created by 1987
- 28 Wisconsin Act 27, is amended to read:

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- 1 46.033 (2) The department shall promulgate rules establishing standards 2 of competency, including examinations and training requirements, for income 3 maintenance workers.
- 4 ••87b2387/1••SECTION 136j. 46.033 (3) and (4) of the statutes, as created by 1987 Wisconsin Act 27, are repealed.
 - ••87b2693/1••SECTION 136m. 46.08 of the statutes is created to read:
- 46.08 ALTERNATIVES TO REVOCATION OF PROBATION OR PAROLE. If a probationer or parolee violates conditions of probation or parole, the department
 is encouraged to consider any possible options involving intensive supervision
 or electronic monitoring or both as an alternative to seeking revocation of
 probation or parole. If appropriate for a probationer, the department may
 seek to have the conditions of probation modified under s. 973.09 (3) (a).
- 13 ••87b2722/1••SECTION 136s. 46.21 (2) (q) of the statutes is created to read:
- 15 46.21 (2) (q) May, together with a private or public organization, asso16 ciation or affiliation, organize, establish and participate in the governance
 17 of an entity to operate wholly or in part any health-related service, may
 18 participate in the financing of the entity and may do whatever is necessary to
 19 effect the success of the entity.
- 20 ••87b2411/1••SECTION 137g. 46.25 (7) of the statutes is renumbered 46.25 (7) (a) and amended to read:
 - 46.25 (7) (a) The Before January 1, 1990, the department may represent the state or any individual in any action to establish paternity or to establish or enforce a support or maintenance obligation, including maintenance under s. 49.90 (1) (a) 2. The department may delegate its authority to represent the state or any individual in any action to establish paternity or to establish or enforce a support or maintenance obligation under this section to the district attorney, or corporation counsel when authorized by county

1 board resolution, pursuant to a contract entered into under s. 59.07 (97).

2 The department shall ensure that any such contract is for an amount reasonable

3 and necessary to assure quality service. The department may, by such a

4 contract, authorize a county to contract with any attorney, collection agency

5 or other person to collect unpaid child support or maintenance. If a county

fails to fully implement the programs under s. 59.07 (97), the department may

implement them and may contract with any appropriate person to obtain neces-

8 sary services. The department shall establish a formula for disbursing funds

9 appropriated under s. 20.435 (4) (p) to carry out a contract under this

10 subsection.

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subsection.

••87b3371/1••SECTION 137ga. 46.25 (7) (a) of the statutes, as affected by 1987 Wisconsin Act (this act), is repealed and recreated to read:

46.25 (7) (a) Before January 1, 1990, the department may represent the state or any individual in any action to establish paternity or to establish or enforce a support or maintenance obligation, including maintenance under s. 49.90 (1) (a) 2. The department may delegate its authority to represent the state or any individual in any action to establish paternity or to establish or enforce a support or maintenance obligation under this section to a support enforcement attorney pursuant to a contract entered into under s. 59.07 (97). The department shall ensure that any such contract is for an amount reasonable and necessary to assure quality service. The department may, by such a contract, authorize a county to contract with any attorney, collection agency or other person to collect unpaid child support or maintenance. If a county fails to fully implement the programs under s. 59.07 (97), the department may implement them and may contract with any appropriate person to obtain necessary services. The department shall establish a formula for disbursing funds appropriated under s. 20.435 (4) (p) to carry out a contract under this 1 ••87b2411/1••SECTION 137m. 46.25 (7) (b) of the statutes is created to 2 read:

46.25 (7) (b) After December 31, 1989, the department may represent the 3 state or any individual in any action to establish paternity or to establish 4 enforce a support or maintenance obligation. The department may delegate 5 its authority to represent the state or any individual in any action to 6 7 establish paternity or to establish or enforce a support or maintenance obligation under this section to a support enforcement attorney pursuant to a 8 contract entered into under s. 59.07 (97). The department shall ensure that 9 any such contract is for an amount reasonable and necessary to assure quality 10 The department may, by such a contract, authorize a county to con-11 tract with any attorney, collection agency or other person to collect unpaid 12 child support or maintenance. If a county fails to fully implement the pro-13 grams under s. 59.07 (97), the department may implement them and may contract 14 with any appropriate person to obtain necessary services. The department 15 shall establish a formula for disbursing funds appropriated under s. 20.435 16 17 (4) (p) to carry out a contract under this subsection.

18 ••87-5179/3••SECTION 139. 46.26 (4) (d) 4 of the statutes is amended to read:

46.26 (4) (d) 4. Beginning January 1, 1987 1989, and ending June 30, 1987 20 1989, the per person daily cost assessment to counties shall be \$93.59 \$94.09 21 for care in a juvenile correctional institution, \$93.54 \$94.09 for care for 22 children transferred from a juvenile correctional institution under s. 51.35 23 (3), \$94.52 the dollar amount set by the department by rule for maintaining a 24 prisoner in an adult correctional institution, \$103.62 for care in a child 25 caring institution, \$64.62 \$67.17 for care in a group home for children, 26 \$20.08 \$46.33 for care in a foster home and \$4.97 \$6.82 for departmental 27 28 aftercare services.

- 1 ••87-5398/4••SECTION 140. 46.266 (1) (a) of the statutes, as created by 2 1987 Wisconsin Act 27, is amended to read:
- 3 46.266 (1) (a) A Except as provided in par. (am), a nursing home termi-
- 4 nates use of a bed occupied by the individual as part of a plan submitted by
- 5 the nursing home and approved by the department.
- 6 ••87-5398/4••SECTION 141. 46.266 (1) (am) of the statutes is created to
- 7 read:
- 8 46.266 (1) (am) If approved by the department, a nursing home may, in
- 9 lieu of the requirement of par. (a), agree to receive a permanent limitation
- 10 on the facility's payment under s. 49.45 (6m) for each person relocated under
- 11 this section. The department shall promulgate rules to administer this
- 12 paragraph.
- 13 ••87b3246/1••SECTION 141m. 46.266 (1) (b) of the statutes is created to
- 14 read:
- 15 46.266 (1) (b) The eligible individual is a resident of a nursing home
- 16 that is found to be or is at risk of being found to be an institution for
- mental diseases, as defined under 42 CFR 435.1009.
- 18 ••87-5398/4••SECTION 142. 46.266 (1) (c) of the statutes, as created by
- 19 1987 Wisconsin Act 27, is amended to read:
- 20 46.266 (1) (c) The individual is aged 22 21 to 64 and has a diagnosis of
- 21 mental illness, except an individual under 22 years of age who was receiving
- 22 services for his or her diagnosis immediately prior to reaching age 21 and
- 23 continuously thereafter.
- 24 ••87-5398/4••SECTION 144. 46.266 (3) of the statutes is created to read:
- 25 46.266 (3) If a person who is provided services under sub. (1) and who
- 26 was relocated from a nursing home found to be an institution for mental
- 27 diseases reenters, within 6 months following his or her first receipt of ser-
- 28 vices under sub. (1), a nursing home that is found to be an institution for

- 1 mental diseases, as defined under 42 CFR 435.1009, sub. (2) does not apply and
- 2 funding under s. 49.45 (6g) (a) (intro.) and 1 shall be provided.
- 5 46.27 (1) (bm) "Private nonprofit agency" means a nonprofit corporation,
- 6 as defined in s. 181.02 (8), which provides comprehensive health care services
- 7 to elderly persons and which participates in the On Lok replication
- 8 initiative.
- 9 ••87b2725/2••SECTION 144e. 46.27 (3m) of the statutes is created to read:
- 10 46.27 (3m) POWERS AND DUTIES OF A PRIVATE NONPROFIT AGENCY. A private
- 11 nonprofit agency with which the department contracts for service under sub.
- 12 (11) (c) 5 shall have the powers and duties under this section of a county
- 13 department designated under sub. (3) (b) to administer the program.
- 14 ••87b2725/2••SECTION 144h. 46.27 (7) (am) of the statutes, as affected by
- 15 1987 Wisconsin Act 27, is amended to read:
- 16 46.27 (7) (am) From the appropriation under s. 20.435 (4) (bd), the
- 17 department shall allocate funds to each county or private nonprofit agency
- 18 with which the department contracts to pay assessment and case plan costs
- 19 under sub. (6) not otherwise paid under s. 46.032 or 49.45. The department
- 20 shall reimburse counties for the cost of assessing persons eligible for medi-
- 21 cal assistance under s. 49.46 or 49.47 as part of the administrative services
- 22 of medical assistance, payable under s. 49.45 (3) (a). Counties may use
- 23 unspent funds allocated under this paragraph to pay the cost of long-term
- 24 community support services.
- 25 ••87b2654/2•*SECTION 144j. 46.27 (7m) of the statutes is created to read:
- 26 46.27 (7m) RIGHT TO HEARING. A person who is denied eligibility for
- 27 services or whose services are reduced or terminated under this section may
- 28 request a hearing from the department under s. 227.44, except that lack of

- 1 adequate funding may not serve as the basis for a request under this
- 2 subsection.
- 3 ••87b2725/2••SECTION 144L. 46.27 (11) (c) 3 of the statutes is amended to
- 4 read:
- 5 46.27 (11) (c) 3. Medical assistance reimbursement for services a county
- 6 or a private nonprofit agency with which the department contracts provides
- 7 under this subsection shall be made from the appropriations under s. 20.435
- 8 (1) (o) and (4) (b) and (bd).
- 9 ••87b2725/2••SECTION 144p. 46.27 (11) (c) 5 of the statutes is created to
- 10 read:
- 11 46.27 (11) (c) 5. The department may contract for services under this
- 12 subsection with a county or a private nonprofit agency.
- 13 ••87b2725/2••SECTION 144r. 46.277 (1m) (at) of the statutes is created to
- 14 read:
- 15 46.277 (1m) (at) "Private nonprofit agency" has the meaning specified in
- 16 s. 46.27 (1) (bm).
- 17 ••87b2725/2••SECTION 144u. 46.277 (3m) of the statutes is created to
- 18 read:
- 19 46.277 (3m) PARTICIPATION BY A PRIVATE NONPROFIT AGENCY. A private non-
- 20 profit agency with which the department contracts for service under sub. (5)
- 21 (c) shall have the powers and duties under this section of a county
- 22 department, as specified in sub. (3) (a).
- 23 ••87b2725/2••SECTION 144y. 46.277 (5) (c) of the statutes is created to
- 24 read:
- 25 46.277 (5) (c) The department may contract for services under this
- 26 section with a private nonprofit agency. Paragraphs (a) and (b) apply to
- 27 funding received by a private nonprofit agency under this subsection.

- 1 ••87-5408/2••SECTION 145. 46.40 (3) of the statutes, as created by 1987
 2 Wisconsin Act 27, is amended to read:
- 3 46.40 (3) SUPPORTIVE HOME CARE. For supportive home care services, the
- 4 department shall allocate not more than \$7,267,800 for the last 6 months of
- 5 1987, not more than \$14,501,400 for 1988 and not more than \$7,250,700
- 6 $\frac{$6,729,100}{}$ for the first 6 months of 1989.
- 7 ••87b2717/2••SECTION 145m. 46.40 (5m) of the statutes is created to read:
- 8 46.40 (5m) COMMUNITY SUPPORT PROGRAM ASSISTANCE. For assisting community
- 9 support programs for the chronically mentally ill under s. 51.421 to meet
- 10 standards for medical assistance certification, the department shall allocate
- 11 not more than \$217,300 in fiscal year 1988-89.
- 12 ••87b2716/2••SECTION 145s. 46.40 (6) (b) of the statutes, as created by
- 13 1987 Wisconsin Act 27, is amended to read:
- 14 46.40 (6) (b) In addition to the amounts under par. (a), the department
- 15 shall allocate for community-based programs for the developmentally disabled
- 16 for 1988 not more than \$960,700 and for the first 6 months of 1989 not more
- 17 than \$480,400 based on the number of individuals on the waiting list for ser-
- 18 vices for the developmentally disabled in each county.
- 19 ••87b3375/1••SECTION 145u. 46.40 (8m) of the statutes is created to read:
- 20 46.40 (8m) For grants to county departments under s. 46.23, 51.42 or
- 21 51.437 for programs to provide supported employment opportunities for severely
- 22 disabled persons, the department shall allocate \$60,000 for fiscal year
- 23 1988-89.
- 24 ••87-5225/1••SECTION 146. 46.40 (12) of the statutes is created to read:
- 25 46.40 (12) SERVICES TO PERSONS WITH EPILEPSY. For grants for services to
- 26 persons with epilepsy under s. 46.57, the department shall allocate not more
- 27 than \$75,000 for the first 6 months of 1989.
- 28 ••87b2723/2••SECTION 146m. 46.40 (16) of the statutes is created to read:

1 46.40 (16) COMMUNITY-BASED MENTAL HEALTH SERVICES. To contribute to the cost of community-based mental health services as an alternative to inpatient 2 3 care, as initially established under the pilot program under s. 49.45 (6), for county departments of counties which participated in calendar year 1987 in the 4 program, the department shall allocate \$200,000 for the last 6 months of 1988 5 6 and \$200,000 for the first 6 months of 1989. The department shall determine 7 the amount of and distribute the allocation for each county in proportion to the amounts of each county's expenditure in calendar year 1986 for community-8 9 based mental health services under s. 49.45 (6). The county department may retain any amounts that remain unexpended or unencumbered at the end of a 10 calendar year to provide community-based mental health services during the 11 12 next calendar year.

13 ••87-5225/1••SECTION 147. 46.45 (3) (a) of the statutes, as created by
14 1987 Wisconsin Act 27, is amended to read:

46.45 (3) (a) Except as provided in par. (b) at the request of a county, 15 16 tribal governing body or private nonprofit organization, the department shall 17 carry forward up to 3% of the total amount allocated to the county, tribal governing body or nonprofit organization for a calendar year, except for funds 18 19 allocated for day care under ss. 46.98 (2) (a) 2 and 49.52 (1) (d) and funds allocated under s. 46.40 (11) and (16), for use by the county, tribal gov-20 erning body or nonprofit organization in the following calendar year. The 21 department may not carry forward more than 25% of the amount allocated to a 22 county, tribal governing body or nonprofit organization under s. 46.40 (2), 23 (3) of, (5) to (10) or (12). All funds carried forward for a tribal governing 24 25 body or nonprofit organization and all federal child welfare funds, under 42 USC 620 to 626, and federal alcohol, drug abuse and mental health block grant 26 funds, under 42 USC 300x to 300x-9, carried forward for a county shall be used 27 for the purpose for which the funds were originally allocated. Except as 28

- 1 provided under par. (am), other funds carried forward may be used for any
- 2 purpose under s. 20.435 (4) (b). If a county match was required by s. 49.52
- 3 (1) (d) or 51.423 (2) when funds carried forward were originally allocated,
- 4 the county match requirement applies to the funds in the following calendar 5 year.
- 6 ••87b3444/2••SECTION 147m. 46.52 of the statutes is created to read:
- 7 46.52 COUNCIL ON PHYSICAL DISABILITIES. (1) The council on physical disabilities shall do all of the following:
- 9 (a) Develop, approve and continue modification of a state plan, for ser10 vices to physically disabled persons, that encompasses services from the
 11 entities specified under sub. (3).
- 12 (b) Request reports or other information from the entities specified 13 under sub. (3) concerning programs, funding, clients or services as they 14 relate to physically disabled persons.
- 15 (c) Advise the department and make recommendations, including recom16 mendations for legislation, to the entities specified under sub. (3) concern17 ing funding, programs, policies and operations of those entities and other
 18 matters with respect to physically disabled persons.
- 19 (d) Encourage public understanding of the needs of and issues concerning 20 physically disabled persons.
- 21 (e) Consider all questions and matters concerning physically disabled 22 persons arising within the council or brought to the council for review.
- 23 (f) Submit annually to the chief clerk of each house of the legislature,
- 24 for distribution to the legislature under s. 13.172 (2), a report concerning
- 25 the council's recommendations under par. (c).
- 26 (g) Meet at least 4 times annually.
- 27 (2) The council on physical disabilities may do all of the following:

- 1 (a) Report to the public concerning needs of physically disabled persons 2 and issues that affect those persons.
- 3 (b) Promote programs related to the prevention of physical disability.
- 4 (c) Form committees for consideration of policies or programs for physi-5 cally disabled persons.
- 6 (3) All of the following shall maintain liaison with and periodically 7 report to the council on physical disabilities concerning progress in achiev-8 ing objectives in the state plan developed under sub. (1) (a):
- 9 (a) The secretary.
- 10 (b) The state superintendent of public instruction.
- 11 (c) The secretary of transportation.
- 12 (d) The secretary of industry, labor and human relations.
- 13 (e) The secretary of employment relations.
- 14 (f) The secretary of development.
- 15 (g) The commissioner of insurance.
- 16 (h) The president of the university of Wisconsin system.
- 17 (i) The president of the state board of vocational, technical and adult 18 education.
- 19 (j) The executive director of the board on aging and long-term care.
- 20 ••87-5225/1••SECTION 148. 46.57 of the statutes is created to read:
- 21 46.57 GRANTS FOR SERVICES TO PERSONS WITH EPILEPSY. (1) DEFINITIONS.
- 22 In this section:
- 23 (a) "Agency" means a private nonprofit organization or a county depart-
- 24 ment under s. 46.215, 46.22, 46.23, 51.42 or 51.437 which provides or proposes
- 25 to provide direct services or indirect services to or on behalf of persons
- 26 with epilepsy, their families or both.
- 27 (b) "Direct services" means services provided to a person with epilepsy
- 28 or a member of the family of a person with epilepsy and includes counseling,

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- 1 referral to other services, case management, daily living skills training,
- 2 providing information and parent helper services.
- 3 (c) "Indirect services" means services provided to a person working with
- 4 or on behalf of a person with epilepsy and includes service provider training,
- 5 community education, prevention programs and advocacy.
- 6 (2) PURPOSE; ALLOCATION. (a) From the appropriations under s. 20.435
- 7 (4) (b) and (o), the department shall award grants to agencies to provide
- 8 direct services or indirect services to or on behalf of persons with epilepsy,
- 9 their families or both.
- 10 (b) The department may not allocate more than \$50,000 per year to any agency for the program under this section.
- 12 (3) CRITERIA FOR AWARDING GRANTS. In reviewing applications for grants.
- 13 the department shall consider the following:
- 14 (a) The need for direct services and indirect services to persons with
- 15 epilepsy and their families in the area in which the applicant provides ser-
- 16 vices or proposes to provide services.
- 17 (b) Ways to ensure that both urban and rural areas receive services under
- 18 the grant program.
- 19 (4) EVALUATION. (a) After each year that an agency operates a program
- 20 funded under this section the agency shall provide the following information
- 21 to the department:
- 22 1. The estimated number of persons with epilepsy that reside within the
- 23 area served by the agency.
- 24 2. The number of persons with epilepsy and other persons and organiza-
- 25 tions who received services within the area served by the agency.
- 26 (b) The subunit of the department which is responsible for departmental
- 27 program evaluation shall annually submit, to the governor and the chief clerk

- of each house of the legislature for distribution under s. 13.172 (3), a report evaluating the grant program under this section.
- 3 ••87b2563/2••SECTION 148c. 46.63 of the statutes is created to read:
- 4 46.63 OUTREACH TO LOW-INCOME PREGNANT WOMEN. (1) The department shall
- 5 conduct an outreach program to make low-income pregnant women aware of the
- 6 importance of early prenatal health care and of the availability of medical
- 7 assistance benefits under ss. 49.45 to 49.47 and other types of funding for
- 8 prenatal care, to refer women to prenatal care services in the community and
- 9 to make follow-up contacts with women referred to prenatal care services.
- 10 (2) In addition to the amounts appropriated under s. 20.435 (1) (ev), the
- 11 department shall allocate \$250,000 for fiscal year 1988-89 from moneys
- 12 received under the maternal and child health services block grant program, 42
- 13 USC 701 to 709, for the outreach program under this section.
- 14 ••87b2715/1••SECTION 148g. 46.81 (2) of the statutes, as created by 1987
- Wisconsin Act 27, is renumbered 46.81 (2) (a).
- 16 ••87b2715/1••SECTION 148h. 46.81 (2) (b) of the statutes is created to
- 17 read:
- 18 46.81 (2) (b) In addition to the amounts allocated under par. (a), the
- 19 department shall allocate \$175,000 for fiscal year 1988-89 to aging units to
- 20 provide benefit specialist services to older persons. The department shall
- 21 allocate the funds under this paragraph so that each aging unit receives a 28%
- 22 increase in funding, except that the department shall allocate to an aging
- 23 unit a larger increase if necessary to fund, under this paragraph plus par.
- 24 (a), 15 hours per week of benefit specialist services.
- 25 ••87b3442/1••SECTION 148k. 46.855 of the statutes, as affected by 1987
- Wisconsin Act 27, is renumbered 46.855 (1).
- 27 ••87b3442/1••SECTION 148kg. 46.855 (2) of the statutes is created to
- 28 read:

- 1 46.855 (2) The department shall establish one central office serving the
- 2 southeastern portion of this state and 3 regional offices serving the
- 3 southwestern, northwestern and northeastern portions of the state, for the
- 4 administration and provision of the services specified under sub. (1) (a) to
- 5 (c).
- 6 ••87b2674/2••SECTION 148p. 46.95 (2) (b) 3 of the statutes is amended to
- 7 read:
- 8 46.95 (2) (b) 3. The need for domestic abuse services in the areas of the
- 9 state served by each health systems agency designated under 42 USC 300L, as
- 10 defined in s. 140.83 (1), 1985 stats.
- 11 ••87b2992/1••SECTION 148qL. 46.97 (2) (b) 4 of the statutes, as created
- 12 by 1987 Wisconsin Act 27, is amended to read:
- 13 46.97 (2) (b) 4. In addition to the amounts under subds. 1 to 3, no more
- than \$50,000 \$150,000 in each year to eligible applicants without restriction
- 15 as to the location of the applicants.
- 16 ••87b2992/1••SECTION 148qn. 46.97 (3m) of the statutes is created to
- 17 read:
- 18 46.97 (3m) GRANT ELIGIBILITY. In awarding grants under this section, the
- 19 department shall consider whether the community in which an eligible applicant
- 20 provides services has a coordinated system of services for homeless individu-
- 21 als and families.
- 22 ••87b3509/1••SECTION 148qnf. 48.06 (1) (am) 1 of the statutes is amended
- 23 to read:
- 24 48.06 (1) (am) 1. All intake workers beginning employment after May 15,
- 25 1980, shall have the qualifications required to perform entry level social
- 26 work in a county department and shall have successfully completed 30 hours of
- 27 intake training approved or provided by the department prior to the completion
- 28 of the first 6 months of employment in the position. The department shall

- 1 monitor compliance with this subdivision according to rules promulgated by the
- 2 department.
- 3 ••87b3509/1••SECTION 148qng. 48.06 (1) (am) 2 of the statutes is renum-
- 4 bered 48.06 (1) (am) 3.
- 5 ••87b3509/1••SECTION 148qnh. 48.06 (1) (am) 2 of the statutes is created
- 6 to read:
- 7 48.06 (1) (am) 2. The department shall make training programs available
- 8 annually that permit intake workers to satisfy the requirements specified
- 9 under subd. 1.
- 10 ••87b3509/1••SECTION 148qnr. 48.06 (2) (b) of the statutes is renumbered
- 11 48.06 (2) (b) 1 and amended to read:
- 12 48.06 (2) (b) 1. All intake workers beginning employment after May 15,
- 13 1980, shall have the qualifications required to perform entry level social
- 14 work in a county department and shall have successfully completed 30 hours of
- 15 intake training approved or provided by the department prior to the completion
- 16 of the first 6 months of employment in the position. The department shall
- 17 monitor compliance with this paragraph according to rules promulgated by the
- 18 department.
- 20 to read:
- 21 48.06 (2) (b) 2. The department shall make training programs available
- 22 annually that permit intake workers to satisfy the requirements specified
- 23 under subd. 1.
- 24 ••87b2967/1••SECTION 148rpg. 48.396 (1) of the statutes, as affected by
- 25 1987 Wisconsin Act 27, is renumbered 48.396 (1m) and amended to read:
- 26 48.396 (1m) Peace officers' records of children shall be kept separate
- 27 from records of persons 18 or older and shall not be open to inspection or
- 28 their contents disclosed except under sub. (5) or s. 48.293, by order of the

- 1 court assigned to exercise jurisdiction under this chapter. If a child has a
- 2 peace officer record because of an alleged violation of s. 940.225 and the
- 3 child was not adjudicated delinguent on the basis of that alleged violation,
- 4 the peace officer's record of the alleged violation shall be expunged. This
- 5 subsection shall not apply to the representatives of newspapers or other
- 6 reporters of news who wish to obtain information for the purpose of reporting
- 7 news without revealing the identity of the child involved or to the confiden-
- 8 tial exchange of information between the police and officials of the school
- 9 attended by the child or other law enforcement or social welfare agencies or
- 10 to children 16 or older who are transferred to the criminal courts.
- 11 ••87b2967/1••SECTION 148rph. 48.396 (1) of the statutes is created to
- 12 read:
- 13 48.396 (1) In this section, "expunge" means to strike or obliterate from
- 14 a record all references to a person's name and identity.
- 15 ••87b2967/1••SECTION 148rpi. 48.396 (2m) of the statutes is created to
- 16 read:
- 17 48.396 (2m) If a child has a court record under sub. (2) for an alleged
- 18 violation of s. 940.225 and the child was not adjudicated delinquent on the
- 19 basis of that alleged violation, the records of the court assigned to exercise
- 20 jurisdiction under this chapter that relate to the alleged violation shall be
- 21 expunged.
- 22 ••87b2967/1••SECTION 148rpk. 48.396 (5) (a) (intro.) of the statutes, as
- 23 affected by 1987 Wisconsin Act 27, is amended to read:
- 24 48.396 (5) (a) (intro.) Any victim of a child's act may petition the
- 25 court to order the disclosure of the records governed by sub. (1) (1m). The
- 26 petition shall be in writing and shall describe as specifically as possible
- 27 all of the following:

- 1 ••87b3186/1••SECTION 148sq. 48.60 (3) of the statutes is renumbered 48.60
- 2 (3) (a) and amended to read:
- 3 48.60 (3) (a) Before issuing any license to a child welfare agency under
- 4 this section, the department shall review the need for the additional place-
- 5 ment resources that would be made available by the licensing or relicensing of
- 6 any child welfare agency after August 5, 1973, providing care authorized under
- 7 s. 48.61 (3).
- 8 (c) The department shall not make any placements to any child welfare
- 9 agency where the departmental review required under this subsection has failed
- 10 to indicate the need for such additional placement resources.
- 11 ••87b3186/1••SECTION 148sr. 48.60 (3) (b) of the statutes is created to
- 12 read:
- 13 48.60 (3) (b) In reviewing the need for additional placement resources
- 14 under this subsection the department shall consider all of the following:
- 15 1. The economic impact that an expansion of a child welfare agency would
- 16 have in the county in which the child welfare agency is located.
- 17 2. The number of children on the child welfare agency's waiting list.
- 18 The residence of a child shall not affect the department's consideration of
- 19 the waiting list in determining need under this subsection.
- 20 ••87b2456/1••SECTION 148t. 48.65 (2) (intro.), (a) and (b) of the stat-
- 21 utes are amended to read:
- 22 48.65 (2) (intro.) This section does not include any of the following:
- 23 (a) A relative or guardian of a child who provides care and supervision
- 24 for the child; or.
- 25 (b) A public or parochial school; or.
- 26 ••87b2456/1••SECTION 148w. 48.65 (2) (d) of the statutes is created to
- 27 read:

- 1 48.65 (2) (d) A county, city, village, town, school district or library
- 2 that provides programs primarily intended for recreational or social purposes.
- 3 ••87b3509/1••SECTION 149c. 48.981 (8) (d) 2 of the statutes is amended to
- 4 read:
- 5 48.981 (8) (d) 2. Each year the department shall make available training
- 6 programs that permit intake workers and county department staff members and
- 7 supervisors to satisfy the requirements under subd. 1 and s. 48.06 (1) (am) 2
- 8 3 and (2) (c).
- 9 ••87b3430/2••SECTION 149m. 48.985 (1) (b) of the statutes, as created by
- 10 1987 Wisconsin Act 27, is amended to read:
- 11 48.985 (1) (b) For runaway services, not more than \$458,600 in federal
- 12 fiscal year 1988 and not more than \$458,600 \$568.100 in federal fiscal year
- 13 1989.
- 14 ••87b3483/1••SECTION 149r. 49.015 (1) (d) of the statutes, as affected by
- 15 1987 Wisconsin Act 27, is renumbered 49.015 (3) and amended to read:
- 16 49.015 (3) After December 31, 1986, a general relief agency may waive the
- 17 requirement under par. (b) sub. (1) (b) or (2) (a) in a medical emergency or
- 18 in case of unusual misfortune or hardship. Each waiver shall be reported to
- 19 the department. The department may deny reimbursement under s. 49.035 for any
- 20 case in which a waiver is inappropriately granted.
- 21 ••87-5313/1••SECTION 150. 49.127 (2) of the statutes, as created by 1987
- 22 Wisconsin Act 27, is amended to read:
- 23 49.127 (2) No person may misstate or conceal facts in a food stamp pro-
- 24 gram application or report of income, assets or household circumstances with
- 25 intent to secure or continue to receive food ecupens stamp program benefits.
- 26 ••87-5313/1••SECTION 151. 49.127 (2m) of the statutes is created to read: